

Exhibit A

April 2003 Fee Application

UNITED STATES BANKRUPTCY COURT

FOR THE DISTRICT OF DELAWARE

In re:

W.R. GRACE & CO., *et al*

Debtors.

Chapter 11

Case No. 01-01139 (JKF)
(Jointly Administered)Objection Deadline: July 8, 2003 at 4:00 p.m.
Hearing Date: to be scheduled if necessary

**SUMMARY COVER SHEET TO TWENTY-FIFTH MONTHLY INTERIM
APPLICATION OF WALLACE KING MARRARO & BRANSON PLLC
FOR COMPENSATION AND FOR REIMBURSEMENT OF EXPENSES FOR
APRIL 1, 2003 THROUGH APRIL 30, 2003**

Name of Applicant:	Wallace King Marraro & Branson PLLC. ("WKMB")
Authorized to provide professional services to:	Special Litigation and Environmental Counsel to Debtors
Date of Retention:	April 2, 2001
Period for which compensation and reimbursement is sought:	April 1, 2003 through April 30, 2003.
Amount of compensation sought as actual, reasonable and necessary	\$87,122.40 for the period April 1, 2003 through April 30, 2003 (80% of \$108,903.00 after 40% discount for Honeywell matter), in professional fees.
Amount of expense reimbursement sought as actual, reasonable, and necessary:	\$13,144.41 for the period April 1, 2003 through April 30, 2003.

This is a: Monthly interim application.

Prior Applications filed: Yes.

Date Filed	Period Covered	Requested Fees	Requested Expenses	Status of Fees	Status of Expenses
7/5/01	4/2/01 through 4/30/01	\$216,471.50	\$25,282.16	100% Paid	100% Paid
7/5/01	5/1/01 through 5/31/01	\$244,726.00	\$26,594.89	100% Paid	100% Paid
8/9/01	6/1/01 through 6/20/01	\$186,977.91	\$90,104.66	100% Paid	100% Paid
8/28/01	7/1/01 through 7/31/01	\$101,544.08	\$52,387.36	100% Paid	100% Paid
10/18/01	8/1/01 through 8/31/01	\$85,722.80	\$56,387.04	100% Paid	100% Paid
11/05/01	9/1/01 through 9/30/01	\$66,562.16	\$24,668.50	100% Paid	100% Paid
12/13/01	10/1/01 through 10/31/01	\$76,674.32	\$10,019.94	100% Paid	100% Paid
1/02/02	11/1/01 through 11/30/01	\$76,484.30	\$13,513.96	100% Paid	100% Paid
2/12/02	12/1/01 through 12/31/01	\$46,954.80	\$17,209.63	100% Paid	100% Paid
2/21/02	1/1/02 through 1/31/02	\$79,379.36	\$2,260.41	100% Paid	100% Paid
3/25/02	2/1/02 through 2/28/02	\$69,957.20	\$3,160.68	100% Paid	100% Paid
4/24/02	3/1/02	\$55,351.04	\$3,155.63	100% Paid	100% Paid

	through 3/31/02				
5/23/02	4/1/02 through 4/30/02	\$63,704.72	\$6,584.06	100% Paid	100% Paid
6/27/02	5/1/02 through 5/31/02	\$57,060.32	\$4,946.79	100% Paid	100% Paid
7/24/02	6/1/02 through 6/30/02	\$66,137.04	\$8,461.57	100% Paid	100% Paid
8/27/02	7/1/02 through 7/31/-2	\$72,492.64	\$20,490.51	100% Paid	100% Paid
9/25/02	8/1/02 through 8/31/02	\$94,828.80	\$23,851.10	100% Paid	100% Paid
10/25/02	9/1/02 through 9/30/02	\$124,578.27	\$1,424.28	100% Paid	100% Paid
11/25/02	10/1/02 through 10/31/02	\$167,191.12	\$36,979.60	80% Paid	100% Paid
1/2/03	11/1/02 through 11/30/02	\$157,634.40	\$25,921.79	80% Paid	100% Paid
2/12/03	12/1/02 through 12/31/02	\$178,734.48	\$114,558.29	80% Paid	100% Paid
4/18/03	1/1/03 through 1/31/03	\$275,466.40	\$159,839.86	No Objections Served on Counsel	No Objections Served on Counsel
5/6/03	2/1/03 through 2/28/03	\$123,758.48	\$25,803.22	No Objections Served on Counsel	No Objections Served on Counsel
5/7/03	3/1/03 through 3/31/03	\$110,340.00	\$10,455.86	No Objections Served on Counsel	No Objections Served on Counsel

As indicated above, this is the twenty-fifth application for interim compensation of services filed with the Bankruptcy Court in the Chapter 11 Cases

Summary of Compensation Requested

Name of Professional Individual	Position; year assumed, prior relevant experience; year of obtaining relevant license to practice	Hourly Billing Rate (including Changes)	Total Hours Billed	Total Compensation
Christopher Marraro	Partner	\$440	174.5	\$76,780.00
William Hughes	Counsel	\$350	163.0	\$57,050.00
Michael L. Williams	Associate	\$225	80.8	\$18,180.00
Rebecca L. Schuller	Associate	\$180	26.5	\$4,770.00
Alec C. Zacaroli	Associate	\$225	7.5	\$1,687.50
Barbara Banks	Paralegal	\$135	128.1	\$17,293.50
Natasha Bynum	Legal Clerk	\$100	22.1	\$2,210.00
Mahmoude Moasser	Paralegal	\$135	1.2	\$162.00

Total Fees	\$178,133.00
Less 40% Discount for Allied	\$ (69,230.00)
Balance Due	\$108,903.00
Total Hours	603.70

EXPENSE SUMMARY

Expense Category	Total Expenses
Copies- Internal and Outside	\$1,627.39
Parking	\$40.00
Gas for Rental Car at Trial	\$149.54
Overtime Meals	\$33.35
Overtime Transportation	\$9.51
Secretarial Overtime for Findings of Fact	\$229.20
Delivery Service of Trial Materials from NJ to DC	\$1,437.26
Telephone	\$466.74
Federal Express	\$563.93
Trial Transcripts	\$4,640.90
Meals at Trial, in DC work on Findings	824.80
Auto Rentals on Trips	\$2,189.87
Hotels at Trial and Court Hearings	\$931.92
Total	\$13,144.41

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE

In re:) Chapter 11
)
W. R. GRACE & CO., et al.,¹) Case No. 01-01139 (JKF)
) (Jointly Administered)
)
Debtors.)

VERIFICATION

Christopher H. Marraro, after being duly sworn according to law, deposes and says:

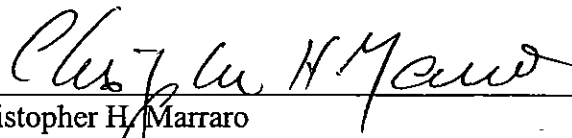
1. I am a partner with the applicant firm, Wallace King Marraro & Branson, PLLC and I am a member in good standing of the bars of the State of New Jersey and District of Columbia.

2. I have personally performed certain of, and overseen the legal services rendered by Wallace King Marraro & Branson PLLC as special litigation and environmental counsel

¹ The Debtors consist of the following 62 entities: W. R. Grace & Co. (f/k/a Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (f/k/a Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Darex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (f/k/a Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (f/k/a Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (f/k/a Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (f/k/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanica-Caribe Land Development Corporation, Hanover Square Corporation, Hornco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (f/k/a GHSC Holding, Inc., Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (f/k/a Nestor-BNA Holdings Corporation), MRA Intermedco, Inc. (f/k/a Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (f/k/a British Nursing Association, Inc.), Remedium Group, Inc. (f/k/a Environmental Liability Management, Inc., E&C Liquidating Corp., Emerson & Cuming, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (f/k/a Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.

to the Debtors and am thoroughly familiar with all other work performed on behalf of the Debtors by the lawyers and other persons in the firm.

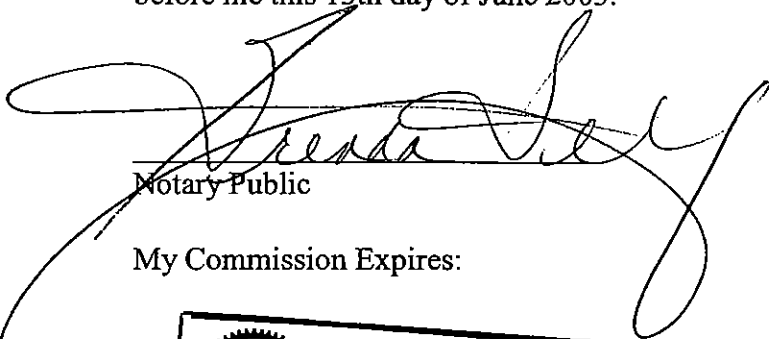
3. The facts set forth in the foregoing Application are true and correct to the best of my knowledge, information and belief.



Christopher H. Marraro

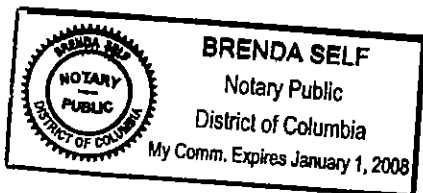
In the District of Columbia

SWORN TO AND SUBSCRIBED
before me this 13th day of June 2003.



Notary Public

My Commission Expires:



IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE

In re:) Chapter 11
)
W. R. GRACE & CO., et al.,¹) Case No. 01-1139 (JKF)
) Jointly Administered
Debtors.)

Objection Deadline: July 8, 2003 at 4:00 p.m.
Hearing Date: TBD only if necessary

**FEE DETAIL FOR WALLACE KING MARRARO &
BRANSON PLLC'S MONTHLY FEE APPLICATION FOR THE
PERIOD FROM APRIL 1, 2003 THROUGH APRIL 30, 2003**

¹ The Debtors consist of the following 62 entities: W. R. Grace & Co. (f/k/a Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (f/k/a Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Darex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (f/k/a Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (f/k/a Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (f/k/a Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (f/k/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanica-Caribe Land Development Corporation, Hanover Square Corporation, Homco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (f/k/a GHSC Holding, Inc.), Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (f/k/a Nestor-BNA Holdings Corporation), MRA Intermedco, Inc. (f/k/a Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (f/k/a British Nursing Association, Inc.), Remedium Group, Inc. (f/k/a Environmental Liability Management, Inc.), E&C Liquidating Corp., Emerson & Cuming, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (f/k/a Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.



WALLACE KING MARRARO & BRANSON, PLLC
 1050 THOMAS JEFFERSON STREET, N.W.
 WASHINGTON, DC 20007

Phone 202.204.1000
 Fax 202.204.1001

June 12, 2003

Richard Senftleben
 W. R. Grace & Co.
 7500 Grace Drive
 Columbia, MD 21044

Invoice# 695

For Professional Services Rendered in Connection with Honeywell, Inc. -
 Matter 6

Professional Services:

			<u>Hours</u>
04/01/03	BJB	Continue cite checking Grace draft proposed Findings of Fact pages 68-90 (5.2); research trial testimony of Ross for pertinent statements on deed restrictions and institutional controls (.8); conference with Mr. Hughes re same (.2); collect and prepare pertinent case for Mr. Hughes (.3).	6.50
04/01/03	CHM	Review ICO initial findings of fact (3.2).	3.20
04/01/03	CHM	Travel to NJ for working session at Carella Byrne (2.1). (Note: Travel time billed at 50%; 10% here and 40% at end of statement.)	1.80
04/01/03	MLW	Preparation of conclusions of law, regarding ECARG's abnormally dangerous cross-claim against Honeywell (6.5).	6.50
04/01/03	WFH	Review Honeywell's and ICO's draft Findings of Fact and confer with Messrs. Marraro and Agnello re same (5.2); legal research in support of proposed Conclusions of Law re RCRA, CERCLA, Spill Act, common law and License Agreement claims and work on draft of same.(4.6).	9.80

04/02/03	WFH	Follow-up factual research re proposed Findngs of Fact (3.3); legal research in support of proposed Conclusions of Law re RCRA, CERCLA, Spill Act, common law and License Agreement claims and work on draft of same (7.3).	10.60
04/02/03	BJB	Conference with Mr. Hughes (.3); research Westlaw, download and prepare pertinent CERCLA case for Mr. Hughes (.3); conference with Ms. Campbell re preparation of Honeywell admitted exhibits for attorneys re Honeywell's Findings of Fact (.4); continue cite checking admitted ICO and Grace exhibits and trial testimony citations in Grace Defendants' Findings of Fact section on imminent and substantial endangerment to the environment (6.0); collect pertinent electronic files and prepare email to Mr. Hughes (.4).	7.40
04/02/03	ACZ	Research for Mr. Hughes on various NJ common-law issues for purposes of drafting legal conclusions (3.7).	3.70
04/02/03	CHM	Working session in NJ at Carella Byrne on findings of fact (9.0).	9.00
04/02/03	CHM	Travel to DC from NJ (2.3). (Note: Travel time billed at 50%; 10% here and 40% at end of statement.)	2.00
04/02/03	MLW	Preparation of conclusions of law regarding ECARG's abnormally dangerous cross-claim/strict liability allegations against Honeywell (7.2).	7.20
04/03/03	ACZ	Research NJ law on common law issues and draft findings re same (3.8).	3.80
04/03/03	CHM	Review Honeywell's draft findings (2.8); begin to check accuracy of Honeywell draft findings (6.4); conference with client (.4).	9.60
04/03/03	MLW	Preparation of conclusions of law regarding common law issues (9.2).	9.20
04/03/03	WFH	Revisions to Findings of Fact (1.4); legal research in support of proposed Conclusions of Law re RCRA, CERCLA, Spill Act, common law and License Agreement claims and work on draft of same.(8.3).	9.70

04/04/03	BJB	Continue to cite check Honeywell draft proposed Findings of Fact #s 393 -435 (6.5); proof and prepare scanned ICO pre-trial findings for Mr. Hughes (1.9); prepare email message and trial testimony to environmental expert for Mr. Marraro (.4); research Westlaw and Chemical Waste Litigation Reporter for pertinent caselaw re RCRA deposal issue for Mr. Hughes (2.8).	11.60
04/04/03	CHM	Work on determining accuracy of Honeywell findings of fact (6.4); work with experts re Walters FOF (2.2).	8.60
04/04/03	MLW	Continued preparation of conclusions of law regarding ECARG's continuing tort issues and non-New Jersey authority pertaining to abnormally dangerous cross-claim against Honeywell (7.7).	7.70
04/04/03	WFH	Legal research in support of proposed Conclusions of Law re RCRA, CERCLA, Spill Act, common law and License Agreement claims and work on draft of same (8.4).	8.40
04/05/03	CHM	Work on determining accuracy of Honeywell's findings (5.5).	5.50
04/05/03	WFH	Legal research in support of proposed Conclusions of Law and work on draft of same (8.8).	8.80
04/06/03	CHM	Work on updating Grace's findings of fact (4.5).	4.50
04/06/03	WFH	Legal research in support of proposed Conclusions of Law re RCRA, CERCLA, Spill Act, common law and License Agreement claims and work on draft of same (9.7).	9.70
04/07/03	BJB	Research Westlaw, verify statute citations for pertinent RCRA definitions, download and prepare email message to Mr. Hughes (.5); collect and coordinate CERCLA allocation cases and prepare messenger package to Mr. Hughes (.5); research Westlaw for pertinent RCRA disposal issue case law for Mr. Hughes (4.8); respond to telephone inquiry from Dr. Von Middlesworth (.3); research Grace admitted exhibits for pertinent ground water data report, collect and prepare fax to Dr. Von Middlesworth (.5); research Honeywell exhibits, collect, coordinate and prepare pertinent exhibit for Mr. Marraro (.3); cite check Honeywell draft proposed Findings of Fact # 435 & 436 for Mr. Marraro (2.6).	9.50

04/07/03	CHM	Review draft conclusions of law and comment (4.5); work on findings of fact (5.2).	9.70
04/07/03	MLW	Preparation of Conclusions of Law regarding law governing potential applicability of third-party beneficiary doctrine (8.1).	8.10
04/08/03	BJB	Conference with Ms. Bynum re preparation of admitted exhibits for submission to court (.2); cite check Grace draft proposed conclusions of law citations on Lexis and Westlaw (5.8); conference with Mr. Hughes re same (.3); telephone conference with Messrs. Marraro and Agnello re preparation of Grace admitted exhibits for submission to Court this week (.3); research production database and CDs of trial exhibits for pertinent missing pages for Messrs. Marraro and Agnello (1.0); prepare fax re same (.4).	8.00
04/08/03	CHM	Travel to and from Newark (4.2). (Note: Travel time billed at 50%; 10% here and 40% at end of statement.)	3.70
04/08/03	CHM	Work on findings of fact and conclusions of law at Carella Byrne (9.2).	9.20
04/08/03	MLW	Analysis of remedies which may be awarded by Judge Cavanaugh regarding Grace's common law tort claims against Honeywell (4.4).	4.40
04/08/03	MLW	Research continuing tort doctrine to common law tort claim predicated on alleged negligence in failure to warn (3.3).	3.30
04/08/03	NAB	Prepare Chamber's copy of Grace Defendant's admitted exhibits (5.4).	5.40
04/08/03	WFH	Revised proposed Conclusions of Law re RCRA, CERCLA, Spill Act, common law and License Agreement claims and legal research in support of same (9.6).	9.60
04/09/03	BJB	Incorporate corrections into Grace's draft proposed Findings of Fact #s 514 - 663 and prepare email with redlined draft to co-counsel in New Jersey (5.5); prepare email of same to case attorneys (.3); respond to telephone inquiry from Ms. Flax (.1); research and resolve issue re Honeywell's proposed Findings of Fact and prepare email of results to Mr. Marraro	7.50

(.5); telephone plaintiffs' counsel re filing of joint exhibits (.2); conference with Mr. Marraro re Honeywell exhibit (.1); conference with Mr. Hughes re legal research request (.2); research case files and collect pertinent legal research documents for Mr. Hughes (.3); prepare email and attachments to Dr. Schmiermund for Mr. Hughes (.3).

04/09/03	CHM	Work on conclusions of law (5.4); work on response to ICO's findings of fact (3.8).	9.20
04/09/03	MLW	Continued research on common law tort claim predicated on alleged negligence in failure to warn (6.4).	6.40
04/09/03	NAB	Prepare Chamber's copy of Grace Defendant's admitted exhibits (5.2).	5.20
04/09/03	WFH	Conferences with Mr. Marraro re Conclusions of Law and revisions to RCRA sections (1.4); legal research in support of proposed RCRA COL (2.3); factual research re revisions to RCRA COL (1.6); re-draft RCRA COL (3.4); prepare revised draft of proposed COL on all issues for review by Messrs. Agnello and Marraro at 4/10 meeting (4.9).	13.60
04/10/03	WFH	Conferences with Messrs. Agnello and Marraro re Conclusions of Law and revisions to same (1.2); prepare re-draft of Conclusions of Law for review by Messrs. Agnello and Marraro on 4/11 (13.5).	14.70
04/10/03	BJB	Complete preparation of results of review and revisions from cross reference of Honeywell's draft proposed Findings of Fact and admitted trial exhibits and testimony citations (5.2); review, quality check, and cross-reference all binders of original exhibits 1-1323 against the admitted exhibits list for submission to the Court (3.8).	9.00
04/10/03	CHM	Travel to NJ (2.2). (Note: Travel time billed at 50%; 10% here and 40% at end of statement.)	1.90
04/10/03	CHM	Work on conclusions of law at Carella Byrne (9.0).	9.00
04/10/03	MLW	Research regarding potential arguments pertaining to ownership of site and defenses available under New Jersey Spill Act regarding potential additional proposed conclusions of law (6.5).	6.50

04/10/03	MM	Telephone conference with Mr. Hughes re reviewing Grace admitted trial exhibits re verifying various information (.1); review Grace admitted trial exhibits re same (1.1).	1.20
04/10/03	NAB	Prepare Chamber's copy of Grace Defendant's admitted exhibits (6.5).	6.50
04/10/03	RLS	Research and draft definitions for Hazard Index and Environmentally Sensitive Area for Findings of Fact and Conclusions of Law (6.5).	6.50
04/11/03	BJB	Review all proposed Findings of Fact, identify and/or verify exhibit and trial testimony citations, and insert same into draft Findings of Fact as appropriate for Mr. Marraro (2.8); cross reference draft Findings of Fact against Grace admitted exhibits list and identify all exhibits not cited in the draft for Messrs. Marraro and Agnello (4.2); proof, quality check and revise draft list of exhibits not cited and email to co-counsel for Mr. Marraro (1.3).	8.30
04/11/03	CHM	Work on conclusions of law (6.8); conference with client (.5); conference with ICO re draft order (.5).	7.80
04/11/03	CHM	Travel to DC from Newark NJ (1.9). (Note: Travel time billed at 50%; 10% here and 40% at end of statement).	1.70
04/11/03	MLW	Continued research regarding potential arguments pertaining to ownership of site and defenses available under New Jersey Spill Act and conference with C. Marraro regarding potential additional proposed conclusions of law (6.6).	6.60
04/11/03	NAB	Cross reference the findings of fact against the Grace Admitted Exhibits List and identify all Exhibits which were not cited to in the proposed findings of fact (5.0).	5.00
04/11/03	RLS	Research CERCLA and NJ state law definitions for Findings of Fact and Conclusions of Law (4.8).	4.80
04/11/03	WFH	Conferences with Messrs. Agnello and Marraro re Conclusions of Law (.8); work on proposed Conclusions of Law re RCRA, common law, CERCLA, Spill Act and License Agreement remedies and legal research re same (4.1); review/revise draft Conclusions of Law and work on	12.30

red-lined draft for review by Messrs. Agnello and Marraro (7.4).

04/12/03	WFH	Finalize re-draft of Conclusions of Law for review by Messrs. Agnello and Marraro (10.8).	10.80
04/13/03	WFH	Revise conclusions of law and confer with Mr. Marraro re same (2.2); review selected RCRA cases in connection with proposed conclusions of law (1.1).	3.30
04/13/03	CHM	Work on conclusions of law (7.0).	7.00
04/13/03	RLS	Proofread Findings of Fact and Conclusions of Law (6.0).	6.00
04/14/03	BJB	Identify appropriate Findings of Fact and insert in draft proposed Conclusions of Law for Mr. Marraro and prepare for faxing to co-counsel's office (2.7); cross reference, check and verify citations to the Findings of Fact previously cited in the draft Conclusions of Law for Mr. Marraro (1.8); conference with Mr. Marraro and Ms. Campbell re same (.4); respond to telephone inquiry from Ms. Compose in New Jersey (.3); assist Messrs. Marraro and Agnello with completion of Grace's proposed Findings of Fact and Conclusions of Law (1.8).	7.00
04/14/03	CHM	Finalize document for submission to court (5.2); conference with Mr. Agnello (1.0).	6.20
04/14/03	MLW	Research regarding ability of Grace to obtain injunctive relief predicated upon Honeywell's common law tort liability and conference with C. Marraro regarding results of research and preparation of draft conclusion of law pertaining to research for co-counsel, J. Agnello (4.6).	4.60
04/15/03	BJB	Review, coordinate, organize and prepare new correspondence and court filings (2.7); review and organize post-trial materials and files (4.8).	7.50
04/15/03	CHM	Review Honeywell final conclusions of law and findings of fact (2.6).	2.60
04/15/03	WFH	Review Honeywell's proposed Findings of Fact and Conclusions of Law (1.8); review final version of Grace's	3.80

proposed FOF/COL filed with court (1.4); conferences with Ms. Banks re assignments and administrative matters related to case (.6).

04/16/03	BJB	Read and cross reference revisions, deletions and changes to draft Findings of Fact and prepare results for Mr. Marraro (5.0); review, coordinate and prepare ICO and Honeywell filed Findings of Fact and Conclusions of Law and incorporate into case files (.8); review new correspondence, coordinate, organize and prepare for incorporation into case files (1.0).	6.80
04/16/03	CHM	Review plaintiffs' findings of fact and conclusions of law (2.0).	2.00
04/17/03	BJB	Read and cross reference revisions, deletions and changes to draft Findings of Fact 603-757 (1.4); prepare results for Mr. Marraro (1.3); proof and prepare edits to draft Conclusions of Law and fax edits to Ms. Flax for Mr. Marraro (5.0 hrs.).	7.70
04/17/03	CHM	Travel to NJ for meeting at Carella Byrne (2.2). (Note: Travel time billed at 50%; 10% here and 40% at end of statement.)	1.90
04/17/03	CHM	Research issues on Jersey City Resolution (.8); conference with client (.5); review Honeywell conclusions of law and cases cited (4.2).	5.50
04/18/03	BJB	Prepare fax to Mr. Agnello for Mr. Marraro (.2); research case files for pertinent document, collect electronic version and email to Mr. Agnello for Mr. Marraro (.4); review, analyze, coordinate and prepare March correspondence for incorporation into case files (5.4).	6.00
04/18/03	CHM	All-day meeting at Carella Byrne re strategy, next steps, and review of key issues (7.5).	7.50
04/18/03	CHM	Travel to DC (2.3). (Note: Travel time billed at 50%; 10% here and 40% at end of statement.)	2.00
04/21/03	BJB	Collect pertinent documents for Mr. Marraro (.3); research, Lexis and NJDEP web site, download, coordinate, organize and prepare pertinent new revised chapters/subchapters of	6.80

N.J.A.C. 7:26E -8.2 and appendices for Mr. Marraro (.8); download from Lexis and NJDEP web site 3/17/03 revisions to N.J.A.C. 7:26E (1.8); prepare binders of parties' filed Findings of Fact and Conclusions of Law (.5); assist Ms. Campbell in FedEx packages of same (.4); review, analyze, sort and organize new correspondence and court filings (3.0).

04/21/03	CHM	Review new NJ technical regulations re applicability of rules to ECARG property (1.2); conference with McGuire re various issues (.8); review expert invoices (2.2); conference with Agnello (.5).	4.70
04/22/03	BJB	Research Lexis, Westlaw and NJDEP web site for revisions to N.J.A.C. site remediation surface and ground water quality standards, download, coordinate and prepare file of various sections (3.0); create binders of newly revised surface and ground water rules (2.1); research Internet for pertinent corporation, download, coordinate, organize and prepare requested documents for Mr. Marraro (.8); make telephone calls to NJDEP for verification of pertinent information (.5); follow up research of NJDEP web site re specific revisions to technical rules, collect, coordinate and prepare binder for Mr. Marraro (2.7).	9.10
04/22/03	CHM	Analyze Honeywell's changes for proposed draft (3.2); prepare chart (1.2).	4.40
04/23/03	BJB	Receive return telephone call from NJDEP re citation of new surface and ground water standards incorporated into newly revised Tech Rules (.2); research Lexis, shepardize and download pertinent case and shepards report for Mr. Hughes (.3); conduct research in law library of USCA, Fed. Rules Evidence Manual and Fed. Practice Procedures for treatises on judicial notice for Mr. Hughes (2.0); conference with Mr. Hughes re same (.5); research ALR, American Jurisprudence . and Lawyers Edition Digest, and Fed. Rules of Evidence on Lexis, download, coordinate and organize treatises and cases on judicial notice for Mr. Hughes (2.4); organize collected revisions to NJDEP Site Remediation Program rules and surface and ground water standards, create binders and incorporate into case files (1.8); conference with Ms. Campbell re new case correspondence (.2); review, coordinate and prepare new case correspondence (2.0).	9.40

04/23/03	CHM	Prepare letter to court re changes to Honeywell's findings of fact (1.2); conference with Dr. Brown (.5); conference with Dr. Goad (.5); conference with ICO counsel (.3).	2.50
04/23/03	CHM	Legal research re certain of Honeywell's final proposed findings of fact/conclusions of law (2.0).	2.00
04/24/03	WFH	Conference with Mr. Marraro re strict liability issue (.4); legal research re same (7.8).	8.20
04/24/03	CHM	Conference with client (.5); conference with Pitney Hardin re Weja (.5); prepare analysis of Honeywell findings vs. Grace's findings (7.2).	8.20
04/24/03	RLS	Research Court's ability to take judicial notice of a zoning board resolution without resolution (4.2).	4.20
04/25/03	CHM	Meeting with Mr. Nagy (3.5); conference with Agnello (.5); prepare draft letter re surface water standard (1.2).	5.20
04/27/03	WFH	Legal research re strict liability issues (8.3).	8.30
04/28/03	CHM	Work on letter to Judge Cavanaugh (1.2); review issues related to claims (3.5).	4.70
04/28/03	MLW	Analysis of early New Jersey law regarding additional authority on Grace's cross-claims against Honeywell (5.2).	5.20
04/28/03	WFH	Legal research re strict liability issues (5.4).	5.40
04/29/03	CHM	Conference with Agnello re various issues (.8); conference with ICO attorneys re next steps (.5); conference with client (.7).	2.00
04/29/03	MLW	Continued analysis of early New Jersey law regarding potential additional authority to support common law theories against Honeywell and preparation of memorandum outlining significant authority and conference with B. Hughes regarding issues and authority (5.1).	5.10
04/29/03	RLS	Research demand definitioin for prejudgment interest (5.0).	5.00

04/29/03	WFH	Legal research re strict liability issues (7.2).	7.20
04/30/03	CHM	Meeting in Houston with K. Brown re various issues (2.5).	2.50
04/30/03	WFH	Legal research re strict liability issues (3.4).	3.40

			<u>Amount</u>
	Total Fees	591.10	\$173,075.00
<u>Disbursements:</u>			
	B. Hughes - Dinner on 2/1/03 with Dr. Phil Goad, expert consultant, at Trial (4 people)		255.40
	B. Hughes - Dinner on 1/28/03 with Kirk Brown, expert witness trial (2 people)		71.00
	B. Hughes - Dinner on 2//6/03 with experts and co-counsel at trial (4 people)		414.39
	B. Hughes - Lunch on 3/3/03 with R. Schuller and M. Williams to give assignments for findings (3 people)		42.47
	B. Hughes - Hotel at trial 2/1/-2/03 (2 days)		513.35
	B. Hughes - Hotel 2/11-12/03 in New Jersey for court hearing (2 days)		418.57
	B. Hughes - Auto Rental in NJ for trial (26 days)		1,606.59
	B. Hughes - Auto Rental at trial on 2/3-4/03 (2 days)		182.71
	B. Hughes - Auto Rental at trial on 2/7/03 (1 day)		96.23
	B. Hughes - Auto Rental for court hearing - 2/10-12/03 (2 days)		304.34
	B. Hughes - Parking at airport for trial (2/7/03)		40.00
	C. Marraro - Lunch on 3/28/03 for C. Marraro, B. Hughes, B. Banks and C. Campbell while working on findings of fact and conclusions of law (4 people).		21.01
	B. Hughes - Lunch for Grace team on 4/10/03 - B. Hughes, N. Bynum, B. Banks and M. Moasser while working on findings (4 people)		20.53
	Copying		1,627.39
	Telephone		466.74
	Delivery services/messengers		1,437.26
	Trial transcripts		4,640.90
	Overtime Meals		33.35
	Overtime Transportation		9.51
	Secretarial Overtime		229.20
	Federal Express		563.93
	Gas for Rental Car at Trial		149.54

Total Disbursements	\$13,144.41
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Total Amount Of This Bill	\$186,219.41
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Less Deduction of 40% of Fees Per Agreement \$69,230.00

Balance Due \$116,989.41

Timekeeper Summary

<u>Name</u>		<u>Hours</u>	<u>Rate</u>
Banks, Barbara J.	Paralegal	128.10	135.00
Bynum, Natasha A.	Legal Clerk	22.10	100.00
Hughes, William F.	Counsel	157.60	350.00
Marraro, Christopher H.	Partner	167.30	440.00
Moasser, Mahmoud	Paralegal	1.20	135.00
Schuller, Rebecca L.	Associate	26.50	180.00
Williams, Michael L.	Associate	80.80	225.00
Zacaroli, Alec C.	Associate	7.50	225.00



WALLACE KING MARRARO & BRANSON, PLLC
 1050 THOMAS JEFFERSON STREET, N.W.
 WASHINGTON, DC 20007

Phone 202.204.1000
 Fax 202.204.1001

June 12, 2003

Richard Senfleben
 W. R. Grace & Co.
 7500 Grace Drive
 Columbia, MD 21044

Invoice# 702

For Professional Services Rendered in Connection with Preparation of Fee
 Application to Bankruptcy Court - Matter 10

Professional Services:

		<u>Hours</u>
04/15/03	CHM Prepare response to fee auditor (2.5); review January bill and make adjustments (1.5).	4.00

		<u>Amount</u>
Total Fees	4.00	\$1,760.00
Total Amount Of This Bill		\$1,760.00
Balance Due		<u>\$1,760.00</u>

Timekeeper Summary

<u>Name</u>		<u>Hours</u>	<u>Rate</u>
Marraro, Christopher H.	Partner	4.00	440.00



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Phone 202.204.1000
 Fax 202.204.1001

June 12, 2003

William Corcoran
 Vice President-Public & Regulatory Affairs
 W. R. Grace & Co.
 7500 Grace Drive
 Columbia, MD 21044

Invoice# 703

For Professional Services Rendered in Connection with Libby, Montana -
 Matter 9

Professional Services:

			<u>Hours</u>
04/14/03	CHM	Review various documents from client (.6); conference with EPA (.5).	1.10
04/17/03	CHM	Review articles from client (.5).	0.50
04/30/03	CHM	Review documents from client (.6).	0.60

		<u>Amount</u>
Total Fees	2.20	\$968.00
Total Amount Of This Bill		\$968.00
Balance Due		<u>\$968.00</u>

Timekeeper Summary

<u>Name</u>		<u>Hours</u>	<u>Rate</u>
Marraro, Christopher H.	Partner	2.20	440.00



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Phone 202.204.1000
 Fax 202.204.1001

June 12, 2003

Richard Senfleben
 W. R. Grace & Co.
 7500 Grace Drive
 Columbia, MD 21044

Invoice# 696

For Professional Services Rendered in Connection with Waterloo - Brewer
 Road Site - Mater 4

Professional Services:

			<u>Hours</u>
04/15/03	WFH	Conference with Mr. Hogan re mediation and related matters (.4).	0.40
04/17/03	CHM	Status update from B. Hughes (.5).	0.50
04/25/03	CHM	Conference with B. Hughes re upcoming mediation (.5).	0.50
04/28/03	WFH	Draft Grace's Mediation Statement and confer with Mr. Hogan re same (3.8).	3.80
04/29/03	WFH	Review Zotos' mediation statement (.2); review cost documentation and prepare letter to Mr. Emmett re mediation (1.0).	1.20

		<u>Amount</u>
Total Fees	6.40	\$2,330.00
Total Amount Of This Bill		\$2,330.00
Balance Due		<u>\$2,330.00</u>

Timekeeper Summary

<u>Name</u>		<u>Hours</u>	<u>Rate</u>
Hughes, William F.	Counsel	5.40	350.00
Marraro, Christopher H.	Partner	1.00	440.00